## CERTIFICATION OF COMPLIANCE WITH CPNI REGULATIONS FEBRUARY 6, 2006

TO: Federal Communications Commission, Enforcement Bureau

RE: Commission's Public Notice, DA 06-223 EB-06-TC-060; EB Docket No. 06-36

The undersigned, as an officer of Americell PA-3 Limited Partnership, D/B/A INDIGO WIRELESS, certifies that this company is in compliance with section 64.2009 of the Commissions rules.

The operating procedures of **INDIGO WIRELESS** are designed to ensure compliance with the CPNI rules applicable to them.

**INDIGO WIRELESS** representatives receive extensive training in our policies and procedures that include CPNI training. All representatives are required to sign a formal statement acknowledging this fact and that statement is filed in their personnel file. We have trained our personnel as to when they are and are not authorized to use CPNI, and we have an express disciplinary process in place.

We have established a supervisory review process regarding compliance with the CPNI. We have implemented a system by which the status of a customer's CPNI approval can be clearly established prior to the use of the CPNI.

We have a corporate officer who acts as agent for the company and signs a compliance certificate on an annual basis stating that the officer has personal knowledge that the company has established operating procedures adequate to ensure compliance with applicable CPNI rules.

We individually notify and inform each customer of his or her right to restrict the use or disclosure of, and access to CPNI. This is stated in the Customer Service Agreement.

All customers receive a Customer Service Agreement at the time of activating service with **INDIGO WIRELESS**. When customer approval to use, disclose or permit access to customer CPNI is required, we obtain approval through written,

oral or electronic methods. If we rely on oral approval, we understand we bear the burden of demonstrating that such an approval was given in compliance with the CPNI rules. We honor a customer's approval or disapproval until the customer revokes or limits such approval or disapproval. We maintain all records of customer approvals for one year.

When contacted by the customer with questions or comments regarding our services or billing, the customer is required to identify himself with any and/or all information. For example, a customer is required to provide their social security number, driver's license number and/or date of birth. Limited information is given over the telephone. Our customers are encouraged to come into our office, where we will discuss their questions with them. If it is not possible for the customer to come to the office, we ask them to send us permission in writing before we release any information. We require permission in writing to disconnect or temporarily suspend service. Our customers are also required to show picture identification to review a detail of calls.

All communication between the customer and our personnel is documented and a memo is placed on the customers account. Each such document describes in detail what information was discussed and with whom the CSR was speaking.

All of our customers receive the same information regarding the services that we provide.

**INDIGO WIRELESS** does not use CPNI when conducting outbound marketing. CPNI is not provided to or disclosed to third parties.

I am an officer of Americell PA-3 Limited Partnership, D/B/A INDIGO WIRELESS and I have personal knowledge that INDIGO WIRELESS has established procedures that are adequate to ensure compliance with the CPNI rules currently in effect and the statements contained in this filing are correct.

Respectfully,

David P. Tews Vice President 1147 S. Main Street Mansfield, Pa. 16933